

CHAPTER 261 SPECIAL OCCUPANCIES

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261-10. Special Regulations for Grandstand Facilities. 1. SPECIAL EVENTS. Grandstand facilities situated upon the route of the circus parade as specified in the special event permit issued annually by the department of public works, except those installed on Milwaukee county property, shall, in addition to meeting all requirements prescribed in the code, meet the requirement in sub. 2.

2. REGULATIONS. a. Application. Application must be made no later than 30 days prior to the date of the event.

b. Grandstand Permits. Application must be made for 2 permits with respect to the installation of grandstand facilities: a street occupancy permit issued by the department of public works and a grandstand permit issued by the department of city development.

c. Bond. The application to the department of public works must be accompanied by a \$500 cash bond which may be used to cover costs of damage caused by installation of the facilities in the public right of way or incurred by the city in removing illegally or improperly installed facilities.

d. City Not Liable. The application shall also contain a statement that:

"The applicant agrees to indemnify and save harmless the city from and against all liabilities, claims, demands, judgments, losses and all suits at law or in equity, costs and expenses, including reasonable attorney's fees, for injury to or death of any person or persons or loss or damage to the property of any person, firm, organization or corporation whomsoever, including both parties hereto and their employees, arising from or out of the installation, use or removal of the facilities." No permit shall be issued unless the applicant has agreed to the terms of this statement on the written application.

e. Insurance, etc. e-1. Each applicant shall furnish with the application a certificate of insurance showing insurance written by a company licensed in the state of Wisconsin approved by the city and covering any and all liability or obligations which may result from the operations by the applicant's agents, contractors or subcontractors. The certificate of insurance will name the city of Milwaukee as an additional insured. The certificate shall provide that the company will furnish the city with a 10-day written notice of cancellation, nonrenewal or material change. The insurance shall be written in comprehensive form and shall protect the applicant and city against all claims arising from injuries to members of the public or damage to property of others arising out of any act or omission of the applicant, its agents, contractors or subcontractors as follows:

e-1-a. Comprehensive general liability coverage: \$1,000,000 aggregate.

e-1-b. Worker's compensation coverage: in accordance with ch. 101, Wis. Stats.

e-2. The limits and adequacy of said insurance shall be determined by the city and the form and proof of insurance shall also be approved by the city. The city shall have the right to review policies providing the required coverage.

e-3. The attorney in fact or agent of any insurance company furnishing any policy of insurance shall sign and furnish an affidavit setting forth that no city official or employee has any interest, direct or indirect, or is receiving any premium, commission, fee or other thing of value on account of furnishing the policy of insurance.

f. Walkways. There must be a minimum walkway or passage behind the facilities of 5 feet to permit circulation of pedestrian traffic. The facilities must also include snowfencing or a protective covering running behind the facilities.

g. Approval. No permit shall be issued unless the applicant complies with pars. a to f and obtains the approval of the alderman in whose district the grandstand facilities are to be situated.

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h. Completion. Facilities must be completely installed by 9 a.m. on the day of the event, and the applicant or a representative of the applicant must be present during the city's on-site inspection of the facilities.

i. Dismantling. Facilities must be completely dismantled and removed by 7:30 a.m. on the day after the event.

j. Compliance. The city may dismantle and remove the facilities during or following installation of the facilities if the facilities do not conform to the plans submitted to the city or if upon inspection the facilities are found to be unsafe.

3. PENALTY. Any person convicted of violating this section shall forfeit \$500 plus costs of prosecution, or in default of payment be imprisoned for not more than 10 days.

261-35. Setbacks on Residential Properties.

All antenna systems located on residential property shall be so installed that no part of the structure will be nearer to a street or other public thoroughfare than the height of the antenna as measured from its platform or base to the topmost point. No wires, cables or guy wires shall extend over any street or other public thoroughfare or over any electric power or communication lines.

261-42. Tents. 1. DEFINITION. In this section "tent" means a portable and temporary shelter, structure or stand, the covering of which in whole or in part is made of pliable material, but not including shelters and tarpaulins used exclusively for construction purposes.

2. NO PERMIT FOR CERTAIN TENTS. The following tents are exempt from the permit requirements of s. 200-24-1. All other regulations of this chapter apply.

a. Tents less than 600 square feet in area.

b. Tents erected solely for the private use by the owner and/or tenants on premises which are exclusively one- to 4-family residential uses.

c. Tents with 3 or more open sides.

3. OCCUPANCY USE OF TENTS.

a. In addition to all other regulations set forth in this chapter, the use of tents shall be limited to:

a-1. For circuses, carnivals, religious meetings, civic events or similar assembly purposes.

a-2. For promotional sales when located on the same premises as the principal occupancy use and adequate parking and sanitary facilities are provided.

a-3. For promotional sales on public or private paved lands having an area not less than 10,000 square feet, providing adequate parking and sanitary facilities are provided and the tent area covers 4,000 square feet or more.

b. Tents as regulated in par. a shall be erected for a period not to exceed 15 days.

4. TENTS USED IN CONJUNCTION WITH A LICENSED PREMISES. Tents used in conjunction with premises licensed as a Class "B" establishment under ch. 90 may be erected for a period not exceeding 180 days per calendar year and shall be used only for activities permitted by the license.

5. CAPACITY. The capacity of any tent covered by this section shall not exceed one person for each 6 square feet of tent area.

261-97. Outdoor Assembly Facilities.

1. SCOPE. This classification governs the uses of premises for outdoor assembly of more than 100 persons in the open air.

2. CAPACITY. a. The nominal capacity of any open or fenced premises used for outdoor assembly shall be the number of fixed seats plus one person for each 6 square feet of ground area used or intended to be used. A distance of 24 inches along any undivided bench shall constitute one seat in computing the population. The ground area of aisles or passageways used for access or circulation shall not be considered in computing the population and shall not be used for seats or standing room.

b. The number of persons admitted to any place of outdoor assembly shall not exceed the population as computed in par. a.

c. When the 2 sexes are accommodated in places of outdoor assembly and when no definite information is filed with the commissioner, it shall be assumed that the sexes are equally divided.

3. EXITS. a. Except as regulated in par. c, every place of outdoor assembly shall have one or more frontages on a street, or an open space not less than 30 feet wide and having an unobstructed access to a street as shown in Table 261-97-3-a.

Table 261-97-3-a

Population Outdoor Assembly to	Frontage on, or Open Space Having Access
Up to 1,000	1 street
Up to 5,000	2 streets
Up to 10,000	3 streets
Over 10,000	4 streets

b. Where more than one street is required, an available public park, unoccupied field or open space not less than 30 feet wide, approved as an area of refuge, may be used in lieu of required streets in excess of one street.

c. A fenced place of outdoor assembly shall have at least 2 exits from the enclosure. If more than 6,000 persons are to be accommodated, there shall be at least 3 exits; and, if more than 9,000, there shall be at least 4 exits. Exits shall be distributed uniformly in an approved manner.

d. Access to required exits from a fenced outdoor assembly shall be by means of aisles of passageways with access to a street or approved open space.

e. The aggregate width of exits or a fenced outdoor assembly shall be provided for the number of persons for which an area is designed. Such exits shall be computed on the basis of 22 inches per 100 persons.

4. PUBLIC PASSAGEWAYS. a. Public passageways shall be provided for the normal number of persons for which the area is designed, and the width thereof shall be computed as regulated in sub. 3-e but in no case shall such width be less than 44 inches. Such public passageways shall be designed and apportioned as to prevent congestion and confusion.

b. Where 2 or more such public passageways lead into one public passageway in the direction of travel to an exit, such combined public passageway shall be at least equal in width to the combined width of merged public passageways.

c. Aisles having seats on both sides shall not be less than 42 inches in width. Aisles having seats on one side only shall not be less than 24 inches wide. Cross aisles shall not be less than 48 inches in width.

261-98. Beer Gardens. 1. DEFINITION. In this section "beer garden" means an outdoor accessory use on a premises licensed and operated year round as a class "B"

establishment under ch. 90 and which is used for recreation, entertainment or dining purposes, whether or not enclosed in whole or part by a fence or a tent.

2. APPLICATION. This section applies to all beer gardens licensed on or after May 13, 1989 and to those beer gardens previously licensed and does not apply to municipally-owned facilities.

3. HEALTH DEPARTMENT REGULATIONS. No beer garden may be approved or be operated unless it meets the requirements of the health department and has obtained the necessary licenses or permits required by city code.

4. TENTS. Tents used in conjunction with beer gardens shall meet the requirements of s. 261-42, and all applicable requirements of chs. Comm 61 and 62, Wis. Adm. Code, as amended.

5. HEATING EQUIPMENT. Any heating equipment located in or serving a tent shall meet the applicable requirements of ch. Comm 64, Wis. Adm. Code, as amended.

6. CAPACITY. The nominal capacity of a beer garden shall be calculated on the basis of one person for each 10 square feet of ground area enclosed or intended to be used as a beer garden. A sign indicating the capacity of the beer garden shall be posted in the beer garden as required under s. 252-1.

7. BEER GARDEN AREAS NOT CONTAINED WITHIN A TENT. All beer garden areas not contained within a tent shall comply with the following:

a. A beer garden exceeding 250 square feet shall have at least 2 exits from the enclosed or fenced area, located at or near opposite ends of the beer garden. If the beer garden is equal to or less than 250 square feet, only one exit is required. Fence heights shall meet the requirements of s. 239-2. The total exit width shall be not less than 22 inches per 100 persons with a minimum width of 36 inches per exit.

b. If a beer garden is enclosed and the fence or enclosure is in excess of 4 feet in height, the exit openings shall meet the applicable requirements of chs. Comm 61 and 62, Wis. Adm. Code, as amended, except that lighted exit signs and exit directional signs are not required in beer gardens. Gates and exit doors shall be marked with a sign of 5-inch letters with the words "exit" or "emergency exit only".

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c. Exits from the beer garden through buildings located on the same premises or from such buildings through the beer garden shall be permitted, providing the width of the exits shall accommodate both the capacity of the building as calculated in the code for the building use and the capacity of the beer garden as calculated in this section.

d. Exterior exit stairways which serve beer gardens shall comply with provisions of this code for exit stairways except that enclosures are not required.

8. OPEN FLAME DEVICES. No unapproved open flame device shall be permitted in a beer garden.

9. FIRE EXTINGUISHERS. Portable fire extinguishers shall be provided as set forth in chs. Comm 61 and 62, Wis. Adm. Code, as amended.

10. TOILET AND SANITARY FACILITIES. a. Toilet rooms and sanitary facilities shall be provided for males and females in connection with all beer gardens. The number of toilets required shall be based upon the code requirements for taverns and restaurants rather than general assembly and, where special conditions exist, additional toilets may be required by the health department to provide for proper sanitation. Toilet rooms in the building on the licensed premises may be used to meet the minimum requirement for the beer garden if sufficient toilet rooms exist to meet the total number required from both areas. Beer gardens which have net areas of 250 square feet or less are not required to be provided with toilet facilities.

b. Portable toilets and handwashing facilities shall be permitted in lieu of permanent facilities, provided that the beer garden is used less than 180 days per calendar year.

11. NONABSORBENT CLEANABLE SURFACES. All food preparation areas and back bar areas shall be placed upon a hard surface which is nonabsorbent and easily cleanable. Such surfaces shall be fitted with drains and equipment so plumbed that these surfaces do not remain wet as a result of the food and drink handled in these areas.

12. PERMIT. Applicants for beer garden permits shall submit to the department of city development a dimensioned site plan and floor plan at the time of the application. It is the obligation of the operator to submit any revision to these plans to the department of city development.

261-101. Toilet Rooms. Separate toilet rooms shall be provided for males and females in connection with all places of outdoor assembly.

261-103. Festival Permits. 1. PURPOSE. The purpose of this section is to protect the public health, safety and welfare by regulating incompatible outdoor activities that cause a nuisance or allow festivals to occupy vacant land or buildings which are not permitted by the zoning code.

2. DEFINITIONS. In this section:

a. "Festival" means a special event campground or program of cultural events, celebrations or entertainment conducted by any person, group, organization or association outdoors on private property within the city of Milwaukee.

b. "Lot" means platted lot of a recorded subdivision or certified survey map or a lot created as otherwise provided by law to be used as a single unit.

c. "Primary Building Site" means a site under single ownership or control upon which a principal building or use is located.

d. "Principal Use" means a primary use of a lot which is not accessory to any other use on the lot.

e. "Special event campground" means any parcel or tract of land which is designed, maintained, intended or used for the purpose of providing sites for non-permanent overnight use by 4 or more camping units, during the course of a single event, such as a fair, rally or festival, for a maximum of 7 consecutive nights or the maximum number of nights permitted by the zoning code, whichever is less. In this paragraph, "camping unit" means any portable device, not more than 400 square feet in area, used as a temporary dwelling, including but not limited to a camping trailer, motor home, bus, van, pick-up truck or tent.

3. PERMIT REQUIRED. No owner, operator or agent may conduct any festival without first obtaining a permit to do so under this section.

4. EXCEPTIONS. The uses listed in this subsection shall be exempt from the festival permit requirements. In no case shall a special event campground be exempt from the permit requirements.

a. Festivals limited to 3 consecutive days or less and occurring one time per calendar year on land or within buildings or portions thereof customarily incidental and subordinate to the principal use of the primary building site and located on the same lot with the principal use.

b. Festivals held in public parks or playgrounds or public or quasi-public premises.

c. Festivals which require the issuance of permits or licenses by the state of Wisconsin, Milwaukee county or any other governmental jurisdiction.

d. Festivals which require occupancy permits from the department of public works for occupancy of the city right-of-way.

5. PERMIT APPLICATION. a. Filing of Application. Any person, group, organization or association desiring to hold a festival shall make written application and file same in duplicate with the commissioner of city development at least 30 working days prior to the event. In the case of a special event campground, the applicant shall also obtain a campground permit from the department of neighborhood services in accordance with s. 64-01-2 of this code and ch. HFS 178, Wis. Adm. Code.

b. Contents of Application. The application shall contain the following information:

b-1. The name, address, home and business telephone numbers of the applicant, or if the applicant is an organization, the name, address and home and business telephone numbers of the authorized representative of the organization who will be responsible for the conduct of the festival.

b-2. The date on which the festival is to be conducted and the hours when such festival is expected to start and terminate.

b-3. The location of the proposed festival.

b-4. The approximate number of persons expected to attend the festival.

b-5. A site plan and written plan of operation.

c. Approval or Denial of Permit Application. Upon receipt of a completed application, the commissioner of city development shall submit the application for review to the chief of police and the common council members in whose districts the festival

is to occur. In the case of a special event campground, the commissioner of city development shall also provide a copy of the permit application and accompanying documents to the fire department for review and approval with respect to fire code requirements. The commissioner of city development shall have the authority to modify time and place of a festival to facilitate crowd control in the interests of relieving congestion and promoting public safety. The commissioner of city development shall issue a permit if the conditions specified in this section are met and unless:

c-1. The festival is of such a size or nature requiring the diversion of so great a number of police officers, ambulances or other emergency services as to deny reasonable emergency services to the city as a whole.

c-2. The time, size and nature of the festival unduly disrupts the safe and orderly use of any street or any public place, or material portion thereof, which is ordinarily subject to great congestion or traffic at the proposed time, or substantially interrupts the safe and orderly movement of other traffic.

c-3. The vehicles, temporary structures, sanitary facilities, tents, equipment or other materials used in the festival do not comply with or meet all applicable health, fire and safety requirements.

c-4. The festival will interfere or conflict with another festival or special event for which a permit has already been issued, or with a construction or public works project.

c-5. The conduct of the special event will be contrary to law, including noise regulations.

d. Duration. Each festival permit, except a permit for a special event campground, shall be valid for a period of 15 consecutive days, as indicated on the permit. The commissioner of city development may extend the period one or more times for up to an additional 10 consecutive days. A festival permit for a special event campground shall be valid for a period of up to 7 consecutive nights, and may be renewed for one additional period of up to 7 consecutive nights. The commissioner of city development may require additional control measures as a condition of the extension or renewal of any festival permit if the control measures are necessary to meet the requirements of this section.

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e. Appeal of Permit Denials. The commissioner of city development shall either grant or deny the application for a festival permit and notify the applicant of a denial within 5 working days after the filing of an application. Any applicant who has been denied a festival permit may, upon written request to the city clerk, have the denial reviewed by the common council licensing committee which shall either affirm or reverse the initial action on the application. Such determination by the committee shall constitute final action. If the committee is unable to convene prior to the proposed date of the festival, the applicant may seek judicial review of the denial.

f. Fees. The applicant for a festival permit shall pay a permit fee as specified in s. 200-33-15 at the time of application.

6. STANDARDS FOR SPECIAL EVENT CAMPGROUNDS. All special event campgrounds shall meet the following standards:

a. The campground operator shall obtain a campground permit from the department of neighborhood services in accordance with s. 64-01-2 of this code and ch. HFS 178, Wis. Adm. Code. The permit application shall be accompanied by a plan of operation and a site plan that meets all applicable requirements of ch. HFS 178, Wis. Adm. Code. The department of neighborhood services shall not issue a campground permit to any permit applicant who has outstanding violations of the code of ordinances. For an indoor campground, a certificate of occupancy shall be obtained in accordance with s. 200-42. In addition to the campground permit, and the festival permit required by this section, other permits and licenses, including but not limited to an alcohol beverage license or a food dealer license, may be required for campground operations.

b. All roads and parking areas in the campground shall be paved with concrete, asphalt macadam, tar macadam, crushed stone, paving blocks, traffic bond or other paving material.

c. The campground shall be located not less than 600 feet from the nearest residential use.

d. The campground operator shall prepare an emergency evacuation plan and provide copies of the plan to all campers. A copy of the plan shall also be provided to the city at the time of application for the festival permit.

e. No open-air fires shall be permitted at the campground except fires in substantial burners built of metal, concrete or brick that are well-covered or screened to prevent the escape of sparks and burning embers.

f. No cooking shall be permitted at indoor campsites except cooking that is explicitly permitted by a food dealer license or license for temporary operation of a food establishment issued by the health department.

g. The campground operator shall provide on-site, 24-hour security service on the campground premises. The name of the business or organization providing security, and the cellular telephone number used by the business or organization, shall be provided to the department of neighborhood services at the time of campground permit application.

h. The campground shall contain fire department access lanes at least 20 feet wide.

i. All parts of the campground shall be located within 400 feet of the nearest fire hydrant.

j. The campground premises shall be restored to its original condition at the termination of campground operation.

7. COMPLIANCE WITH OTHER CODE PROVISIONS. a. No festivals, including those identified in sub. 4, may be approved or held unless they meet the requirements of the health department specified in ch. 68, and the requirements of the department of public works, specified in ss. 105-55.5 to 105-59, and have obtained the necessary licenses or permits required by city code.

b. The festival use of land or buildings shall be a permitted use within the district as regulated by s. 295.

c. The festival use of land or buildings shall not include rummage sales or the retail sales of any used goods or secondhand merchandise.

8. REGULATIONS. a. Hours of Operation. Festival operations shall be limited between the hours of 8:00 a.m. and 10:00 p.m. on Sunday through Thursday and 8:00 a.m. and 11:00 p.m. on Friday and Saturday for all sites within 1,000 feet of a residential building measured in a straight line from the edge of the festival grounds.

b. Noise. Amplification of music and entertainment shall be limited to that necessary for hearing on site and shall comply with subch. 2, ch. 80.

c. **Parking.** All temporary parking facilities for festivals of 3 days or less shall be maintained free of dust or mud, and all dirt or mud tracked onto the public right-of-way shall be cleaned up by the end of each day's activities. Temporary parking for more than 3 days shall be approved by the standards and appeals commission.

d. **Sanitary Facilities.** All sanitary facilities shall be provided as required in the building code for places of public assembly.

9. LIABILITY AND INSURANCE.

a. **Liability.** The festival event permit application shall contain a statement that: "The applicant agrees to indemnify and save harmless the city from and against all liabilities, claims, demands, judgments, losses and all suits at law or in equity, costs and expenses, including reasonable attorney fees, for injury or death of any person or loss or damage to the property of any person, firm, organization or corporation, including both parties thereto and their employees, arising as a consequence of the granting of the permit for such festival." No permit may be issued unless the applicant has agreed to the terms of this statement on the written application.

b. **Insurance.** b-1. Each applicant for a festival permit shall furnish with the application fee submitted to the department of city development a certificate of insurance written by a company licensed in the state of Wisconsin, approved by the city and covering any and all liability or obligations which may result from the operations by the applicant's employees, agents, contractors or subcontractors, and including workers' compensation coverage in accordance with ch. 101, Wis. Stats. The certificate shall provide that the company will furnish the city with a 10-day written notice of cancellation, nonrenewal or material change. The insurance shall be written in comprehensive form and shall protect the applicant and city against all claims arising from injuries to members of the public or damage to property of others arising out of any act or omission of the applicant, its employees, agents, contractors and subcontractors.

b-2. The policy of insurance shall provide minimum combined single limits for bodily injury and property damage of \$1,000,000, or such other insurance as deemed to be adequate by the city attorney.

10. PENALTIES. Any person who owns or operates any premise on which a festival shall be conducted violating this section shall, except where a specific penalty is provided, be subject to penalties provided in s. 200-19.

a. The commissioner may issue a citation with or without prior order for any violation of this section as provided in s. 200-19-2.

261--(HISTORY) Special Occupancies

LEGISLATIVE HISTORY CHAPTER 261

Abbreviations:

am = amended
cr = created

ra = renumbered and amended
rc = repealed and recreated

rn = renumbered
rp = repealed

<u>Section</u>	<u>Action</u>	<u>File</u>	<u>Passed</u>	<u>Effective</u>
Chapter 261 in existence, 1986-2002				
ch. 261	cr	85-1396	12/20/85	1/1/86
ch. 261	rp	020467	8/1/2002	8/20/2002
261-01	am	980939	10/30/98	11/18/98
Chapter 262 renumbered to 261 and amended, 2002-present				
ch. 262	rn to 261	020467	8/1/2002	8/20/2002
261-01	rp	020467	8/1/2002	8/20/2002
261-35	am	991763	5/14/2002	10/1/2002
261-98-4	am	020467	8/1/2002	8/20/2002
261-98-5	am	020467	8/1/2002	8/20/2002
261-98-7-a	am	991763	5/14/2002	10/1/2002
261-98-7-b	am	020467	8/1/2002	8/20/2002
261-98-9	am	020467	8/1/2002	8/20/2002
261-98-10-a	am	020467	8/1/2002	8/20/2002
261-101	am	020467	8/1/2002	8/20/2002
261-103-2-a	am	030175	6/3/2003	6/20/2003
261-103-2-e	cr	030175	6/3/2003	6/20/2003
261-103-4-0	rc	030175	6/3/2003	6/20/2003
261-103-5-a	am	030175	6/3/2003	6/20/2003
261-103-5-b-5	cr	030175	6/3/2003	6/20/2003
261-103-5-c-0	am	030175	6/3/2003	6/20/2003
261-103-5-d	rc	030175	6/3/2003	6/20/2003
261-103-5-f	am	991763	5/14/2002	10/1/2002
261-103-6	rn to 261-103-7	030175	6/3/2003	6/20/2003
261-103-6	cr	030175	6/3/2003	6/20/2003
261-103-6-b	rc	991763	5/14/2002	10/1/2002
261-103-7	rn to 261-103-8	030175	6/3/2003	6/20/2003
261-103-8	rn to 261-103-9	030175	6/3/2003	6/20/2003
261-103-9	rn to 261-103-10	030175	6/3/2003	6/20/2003
Chapter 262 history, 1986-2002				
262-01	am	85-1396-a	5/6/86	5/23/86
262-10-1	rc	85-109-b	4/15/86	5/1/86
262-10-1	rc	941797	6/6/95	6/23/95
262-10-2-b	am	980963	12/18/98	1/1/98
262-10-2-e-1-a	am	86-465	6/17/86	7/9/86
262-35	am	882295	5/16/89	6/3/89
262-42-1	rn to 262-42-2	950719	9/27/95	10/14/95
262-42-1	cr	950719	9/27/95	10/14/95
262-42-1	rc	960077	6/25/96	7/13/96
262-42-2	rn to 262-42-3	950719	9/27/95	10/14/95
262-42-2	rc	960077	6/25/96	7/13/96
262-42-2-a-0	am	882295	5/16/89	6/3/89
262-42-3	cr	85-1396-a	5/6/86	5/23/86
262-42-3	am	880522	3/7/89	3/25/89
262-42-3	rn to 262-42-4	950719	9/27/95	10/14/95

Special Occupancies 261--(HISTORY)

262-42-5	cr	960077	6/25/96	7/13/96
262-98	cr	881425	4/25/89	5/13/89
262-98-4	am	980939	10/30/98	11/18/98
262-98-5	am	980939	10/30/98	11/18/98
262-98-7-b	am	980939	10/30/98	11/18/98
262-98-9	am	980939	10/30/98	11/18/98
262-98-10-a	am	980939	10/30/98	11/18/98
262-98-12	am	980963	12/18/98	1/1/99
262-103	cr	960375	7/12/96	7/31/96
262-103-5-a	am	980963	12/18/98	1/1/99
262-103-5-c-0	am	980963	12/18/98	1/1/99
262-103-5-d	am	980963	12/18/98	1/1/99
262-103-5-e	am	980963	12/18/98	1/1/99
262-103-8-b	am	980963	12/18/98	1/1/99

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